	payment of a Note executed by the Mortgagor to the order of the Mortgagee hearing even date herewith in the principal sum of
Nin	Thousand and no/100
-(\$ 9,00	.00 . ), which Note, together with interest thereon as therein provided, is payable in monthly installments of
One	Hundred Two and 20/100Dollar

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balance to principal, until said indebtedness is paid in full.

(2) any advances made by the Mortgagee to the Mortgagor, or his successor in title, for any purpose, at any time before the release and cancellation of this Mortgage, but at no time shall this Mortgage secure advances on account of said original Note together with such additional

advances, in a sum in excess of Nine Thousand and no/100-----Dollars (\$ 9,000.00 ), provided that, nothing herein contained shall be considered as limiting the amounts that shall be secured hereby when advanced to protect the security or in accordance with covenants contained in the Mortgage.

(3) the performance of all of the covenants and obligations of the Mortgagor to the Mortgagee, as contained herein and in said Note. The Mortgagors understand and agree that this is a purchase money mortgage.

## THE MORTGAGOR COVENANTS:

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THE MORTGAGOR COVENANTS:
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Buildings or improvements in and property. B. In order to provide her the promise to pay monthly to the Mortzanee in addition to the above parmittees, to one twelfth of such items, which payments gray, at the option of the Mortzanee. (a) be held in a t-marks on its soal funds for the payments of such indise. (b) be carried on a satures account and withdr indicent to pay said items as the same accuse and become payable. If the same art to Mortzanee is a sature of a sature accuse and become payable. If the same at the Mortzanee account of the Mortzanee is indicated to be satures are defined as the Mortzanee is a string account of the Mortzanee is a string account of the Mortzanee is and the Mortzanee is a string account of the mort of the Mortzanee is a string account of the string of the string of the Mortzanee is a string account of the string of the string

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D. That in one of failed to part and Moltagine may also be may aver paid or distance to Moltagin for which is then particular abote purposes

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E. That it is the intent hereof ito owner parawnt of suid note and obligation obether the entire amount shall have been advanced the Mostgages at the date hereof, or at a later date, and to secure any other amount or amounts that may be added to the mortgage leftedness under the terms of this mortgage contract:

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for

If That the Matriagee may employ connect for advice or other legal service at the Matriagee discretion in connection with any discussed without outering the distribution of the more distribution of the d